1	Matthew I. Knepper, Esq.				
2	Nevada Bar No. 12796				
2	Miles N. Clark, Esq.				
3	Nevada Bar No. 13848				
4	KNEPPER & CLARK LLC 10040 W. Cheyenne Ave., Suite 170-109				
4	Las Vegas, NV 89129				
5	Phone: (702) 825-6060				
	FAX: (702) 447-8048				
6	Email: matthew.knepper@knepperclark.com				
7	Email: miles.clark@knepperclark.com				
8	Sean N. Payne, Esq.				
8	Nevada Bar No. 13216				
9	PAYNE LAW FIRM LLC				
10	9550 S. Eastern Ave., Suite 253-A213				
10	Las Vegas, NV 89123				
11	Phone: (702) 952-2733				
12	FAX: (702) 462-7227 Email: seanpayne@spaynelaw.com				
	Email: scanpayne@spayneiaw.com				
13	David H. Krieger, Esq.				
14	Nevada Bar No. 9086				
	HAINES & KRIEGER, LLC				
15	8985 S. Eastern Ave., Suite 350 Henderson, NV 89123				
16	Phone: (702) 880-5554				
	FAX: (702) 385-5518				
17	Email: dkrieger@hainesandkrieger.com				
18	Attom our for Plaintiff				
19	Attorneys for Plaintiff UNITED STATE	S DISTRICT COURT			
	DISTRICT OF NEVADA				
20					
21	LOUIS A. CARDINALI, and all similarly				
22	situated individuals,	Case No. 2:16-cv-2046-JAD-NJK			
		:			
23	Plaintiff,	:			
24	V.	: STIPULATION AND ORDER TO : EXTEND DISCOVERY DEADLINES			
	EXPERIAN INFORMATION SOLUTIONS,				
25	INC.,	:			
26		: [Second Request]			
	Defendant.	:			
27		:			
28		<u>_</u> `			
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Pursuant to LR 6-1 and LR 26-4, Plaintiff Louis A. Cardinali ("Plaintiff") and Experian Information Solutions, Inc. ("Experian"), by and through their respective counsel of record, hereby stipulate and request that this Court extend the case deadlines in the above-captioned case sixty (60) days. In support of this Stipulation, the parties state as follows:

A. <u>DISCOVERY COMPLETED TO DATE</u>

Presently, the active parties to this case are Plaintiff and Experian Information Solutions, Inc. ("Experian"), and as such, the recitation of discovery shall be with respect to Plaintiff and Experian.

- 1. Plaintiff filed his initial complaint on 8/29/2016. ECF Dkt. 1.
- 2. Experian answered the complaint on 10/3/2016. ECF Dkt. 16.
- 3. The Court entered its initial scheduling order on 12/9/2016. ECF Dkt. 31.
- 4. Plaintiff moved for leave to amend his Complaint on 1/3/2017. ECF Dkt. 34.
- 5. The Court entered its protective order on 1/4/2017. ECF Dkt. 35.
- 6. The Court granted Plaintiff's motion for leave to amend his complaint on 4/19/2017. ECF Dkt. 56 (minutes).
- 7. Plaintiff filed his First Amended Complaint on 4/19/2017. ECF Dkt. 57.
- 8. Experian answered the First Amended Complaint on 4/28/17. ECF Dkt. 58.
- 9. The Court granted the parties' stipulated Amended Scheduling Order on 10/13/2017. ECF Dkt. 67.
- 10. On October 25, 2017, Experian propounded its first set of Requests for Production of Documents, Requests for Admission, and Interrogatories on Plaintiff.
- 11. On November 9, 2017, Plaintiff propounded his first set of Requests for Production of Documents, Requests for Admission, and Interrogatories on Experian.
- 12. On November 23, 2017, Plaintiff responded to Experian's first set of Requests for Production of Documents, Requests for Admission, and Interrogatories.
- 13. On December 11, 2017, Experian responded to Plaintiff's first set of Requests for Production of Documents, Requests for Admission, and Interrogatories.

- 14. On December 12, 2017, Experian sent Plaintiff a 26-7 letter outlining various concerns about Experian's written discovery responses.
- 15. On December 28, 2017, Plaintiff sent Experian a 26-7 letter outlining various concerns about Experian's written discovery responses.
- 16. On January 8, 2017, the parties met and conferred for approximately four hours regarding their respective 26-7 letters, and reached numerous final and tentative agreements to supplement their requests.
- 17. On February 20, 2018, Plaintiff propounded his Second Set of Requests for Production of Documents on Experian.
- 18. On March 22, 2018, Experian responded to Plaintiff's Second Set of Requests for Production of Documents.
- 19. On March 22, 2018, Experian propounded its Deposition Notice on Plaintiff, tentatively setting the deposition for April 18, 2018.
- 20. On March 30, 2018, Plaintiff propounded his Deposition Notice on Experian's 30(b)(6) witness, tentatively setting the deposition for May 11, 2018.

B. Specific Description of Discovery that Remains to be Completed

- 2. Depositions of Plaintiff and Experian's 30(b)(6) witness;
- 3. As applicable, disclosures of Plaintiff and Experian's experts and rebuttal experts;
- 4. As applicable, depositions of Plaintiff and Experian's experts and rebuttal experts;
- 5. Any additional necessary depositions; and
- 6. Any additional necessary written discovery.

C. Reasons Why the Remaining Discovery Was Not Completed

The parties aver, pursuant to LR 6-1, that good cause exists for the requested extensions. After Plaintiff filed his amended complaint, which contained new putative class allegations, Plaintiff propounded far-reaching and complex class-based discovery on Experian. During the parties' lengthy 26-7 conference on January 8, 2017, and in subsequent informal communications, the parties made and continue to make progress in attempting to structure class-wide discovery in a manner which is

both adequate and cost-effective. Specifically, Experian has proposed initially limiting its inquiry into Plaintiff's class claims to a series of discrete internal update codes from its internal production which are related to Plaintiff's consumer dispute, and Plaintiff has expressed a willingness to agree to use any return from such an initial search sample in order to demonstrate that the Class is ascertainable and sufficiently numerous for certification purposes. After discussion between the parties via telephone and email, Experian has indicated that it will be in a position to provide these responses shortly after May 4, 2018.

Additional written discovery may be necessary to further define the scope of the Class from Experian's internal systems. Plaintiff's Second Set of Requests for Production requested such information, and more particularized answers to these requests can likely be returned after Experian provides the results of its initial return shortly after May 4, 2018. However, until such discovery is completed or reaches an impasse, disclosure of technical experts, the reports of such experts, and expert depositions is premature and will likely require supplementation and re-deposition. Instead, the parties agree that written discovery into Experian's internal systems and identification of the number of Class members should precede inquiry into expert-related matters. Therefore, granting the stipulation will facilitate the parties' good-faith discussions and provide sufficient time to complete this discovery while minimizing the necessity of seeking court involvement. Therefore, the parties also request that the Court extend the initial and rebuttal expert disclosure dates conterminous with the requested discovery extension.

For all of these reasons, the parties request that the Court grant this request for an extension of time.

1	D. Proposed Discovery Do Event	<u>Current Deadlin</u>	nο	Proposed New Deadline	
2	Close of Discovery	August 8, 2018	3	October 8, 2018 ¹	
3	Deadline to Disclose Initial Experts	June 11, 2018 ²		August 9, 2018	
4	Deadline to Disclose Rebuttal Experts	July 11, 2018		September 10, 2018 ³	
5	Dispositive Motions	September 7, 20		November 7, 2018	
6	Motion for Class Certification	September 7, 20	18	November 7, 2018	
۷I	Pre-Trial Order	October 8, 2018	34	December 7, 2018	
7	Dated this 2nd day of April, 20	18.		_	
	/s/ Miles N. Clark /s/ Christopher A. Hall				
8	Matthew I. Knepper, Esq. (NB)	N 12796)	Adam W	V. Wiers (Admitted Pro Hac Vice)	
	Miles N. Clark, Esq. (NBN 138		Christopher A. Hall (Admitted Pro Hac Vice)		
9	KNEPPER & CLARK LLC		JONES DAY		
10	10040 W. Cheyenne Ave., Suite	e 170-109	77 W. Wacker Ave. Chicago, IL 60601		
וטו	Las Vegas, NV 89129				
11	_		Iennifer	I Braster (NBN 9982)	
	David H. Krieger, Esq. (NBN 9086) HAINES & KRIEGER, LLC		Jennifer L. Braster (NBN 9982) NAYLOR & BRASTER		
12			1050 Indigo Drive, Suite 200		
	8985 S. Eastern Avenue, Suite	350		as, NV 89145	
13	Henderson, Nevada 89123		_	as, 11 v	
14			Solutions		
•	Sean N. Payne, Esq. (NBN 132	16)	Solutions	5, Inc.	
15	PAYNE LAW FIRM LLC				
	9550 S. Eastern Ave., Suite 253	3-A213			
16	Las Vegas, NV 89123				
17					
L /	Thomas A. Zimmerman, Jr. (Admitted Pro Hac Vice)				
18	Zimmerman Law Offices, P.C.				
	77 West Washington St., Suite	1220			
19	Chicago, IL 60602				
20	Mohammed O. Badwan (Admit	ted Pro Hac Vice)			
	SULAIMAN LAW GROUP, LTD.				
21	2500 S. Highland Ave., Suite 2				
	Lombard, IL 60148				
22	Attorneys for Plaintiff				
23		ORDER			

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IT IS SO ORDERED

Dated: April 3, 2018

¹ October 7, 2018 is a Sunday. ² June 9, 2018 is a Saturday. ³ September 8, 2018 is a Saturday. ⁴ October 7, 2018 is a Sunday.

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UNITED STATES MAGISTRATE JUDGE